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Date: 12/31/2017 12:09:16 AM

Subject: DOJ: Please Dismiss With Prejudice SC Probate Court Cases Before 1/11/2018

Greetings,

I wish a happy New Year's Day to everyone. I hope the appropriate Federal authorities will dismiss with prejudice: Richland County (South Carolina) Probate Court case 2017MI401026, case 2017MI401404, and case 2017GC4000172, including the court orders for the aforementioned cases.

I respectfully ask authorities to dismiss permanently Richland County Probate Court cases before January 11, 2018 or when case dismissal is deemed appropriate after a Federal, criminal investigation(s).

The Richland County Probate Court cases/orders disregard my right to live, rights established under the Fourteenth Amendment of the U.S. Constitution, and select U.S. Supreme Court decisions (e.g., Cruzan v. Director, Missouri Department of Health, [88-1503], 497 U.S. 261 [1990] or applicable decisions). Also, I am concerned because the court orders for the aforementioned Richland County cases are based on fraud (false testimonies/evidence) among other crimes. Fraud places the National Crime Information Center and the nation's security posture at risk (42 U.S. Code § 5195c).

Thus, the Richland County involuntary, court-ordered treatment is

*needless (i.e., I am not a person who for the sake of my welfare or the welfare of others or of the community requires involuntary care, treatment, or hospitalization.);

*unreasonable, unconstitutional (e.g., The quality of medical care or service, topics of discussion and questions, methods, exams, tests, etc. disregard my medical history and obstruct the Franconia District/Fairfax County, Virginia police case 2016104-0105.);

*detrimental to my health (e.g., False testimonies/evidence, Richland County Probate Court orders, and the quality of medical care or service equate involuntary manslaughter/criminal negligence, trespass, assault, battery, fraud, unreasonable searches and seizures, etc.);
and

*too costly (e.g., The court, through its orders that are based on false testimonies/evidence, impeded or interfered with me earning more than \$400,000 in salary and benefits. I am experiencing crime-related effects, including debt totaling nearly \$80,000 and more than \$44,000 in student loans with Navient and Oklahoma Student Loan Authority.).

Bottom line, the involuntary, court-ordered treatment adds no value and only exists because of domestic terrorism via fraudulent court orders or more crimes. As a victim of domestic terrorism and Franconia District/Fairfax County, Virginia police case 2016104-0105 (18 U.S. Code § 3771), I should at least receive restitution or compensation for losing more than \$400,000 in salary and benefits and crime-related effects such as debt totaling nearly \$80,000. Please continue investigating the criminal pattern or connections occurring on or near the below dates and act as requested before January 11, 2018. I am seeking pro bono legal help to move forward with my right to live; prevent assault, battery, and trespass on my life/body and liberty; receive medical care from my neurologist/doctors in Virginia, etc. Thank you for your impartial actions and courteous reply to dpedwards2@juno.com. Have a wonderful new year.

Kind regards,
Datrecia P. Edwards
E-mail: dpedwards2@juno.com

Timeline

*August 12, 2017: A Richland County deputy delivered the documents for Richland County Probate Court case 2017MI401026 to me

*August 29, 2017: Examination for Richland County Probate Court case 2017MI401026 occurred at Columbia Area Mental Health Center

*September 5, 2017: Hearing occurred for Richland County Probate Court case 2017MI401026

*September 7, 2017: Appeared for court-ordered session with Dr. Tepper at Columbia Area Mental Health Center

*September 26, 2017: A Richland County deputy delivered the documents for Richland County Probate Court case 2017MI401404 to me

*October 16, 2017: Hearing occurred for Richland County Probate Court case 2017MI401404

*October 18, 2017: Court-ordered session with Dr. Tepper occurred at Columbia Area Mental Health Center

*October 30, 2017: Court-ordered session with Dr. Butterfield occurred at Columbia Area Mental Health Center

*November 7, 2017: Court-ordered session with Natosha Wilson-Glenn, RN, occurred at Richland County Health Department

*November 9, 2017: Court-ordered session with Cheryl Johnson occurred at Richland County Health Department

*November 30, 2017: Court-ordered session with Dr. Lundvall occurred at Richland County Health Department

*November 30, 2017 after 2:00 p.m. EST: A Richland County deputy delivered the petition filed for case 2017GC4000172 to me; I provided an answer via e-mail and declined court-appointed guardianship or guardian ad litem

*December 15, 2017: Court-ordered session with Cheryl Johnson occurred at Richland County Health Department

*December 21, 2017 after 3:00 p.m. EST: A Richland County deputy did not deliver the judge's order for case 2017GC4000172 to me in person or via e-mail. Instead, the court-appointed temporary guardian/petitioner delivered the court document to me in person at 126 Wincay Road, Columbia, South Carolina 29223

*December 27, 2017 after 6:00 p.m. EST: A sealed envelope postmarked December 21, 2017 with "Richland County Probate Court" identified as the sender and addressed to me appeared at 126 Wincay Road, Columbia, SC 29223. When I opened the envelope, it contained a suspicious and fraudulent document. I reported the incident to Federal authorities. As of December 31, 2017, Richland County Probate Court has not commented via e-mail to dpedwards2@juno.com. Status: Information contained in the envelope is unverified.

*January 17, 2018 (UPDATE-cancelled as of December 27, 2017): Per the court-appointed temporary guardian/petitioner, an appointment with Dr. Richard Edelson at 9:00 a.m. EST at Palmetto Health Heart-Parkridge. Please note I respectfully decline to attend. Update: A Palmetto Health representative confirmed the appointment was cancelled in an e-mail dated December 27, 2017.

*January 22, 2018 (note the date change from January 23rd to 22nd): Court-ordered session with Cheryl Johnson at 2:00 p.m. EST and Dr. Lundvall at 3:00 p.m. EST at Richland County Health Department